

Court of Appeals, State of Michigan

ORDER

Miriam Hiser v Village of Mackinaw City

Docket No. **354807**

LC Nos. **20-106876-AA; 20-106931-AA**

Michael F. Gadola, Judge, acting under MCR 7.211(E)(2), orders:

The motion to strike is GRANTED, and the reply brief filed on January 21, 2021 is STRICKEN. Appellant cannot properly circumvent the 10-page limit on the length of a reply brief under MCR 7.212(G) by submitting a supposed exhibit that is not a true exhibit but rather constitutes additional written argument drafted by appellant's counsel in reply to the relevant appellees' brief.

Appellant may file a corrected reply brief within 14 days after the date of this order that does not include "Exhibit 1" to the stricken reply brief or any substantially similar attachment that seeks to improperly add additional argument in circumvention of the 10-page limit for a reply brief.





A true copy entered and certified by Jerome W. Zimmer Jr., Chief Clerk, on

April 12, 2021

Date



Chief Clerk